171.1



Research and Special Programs Administration MAR 3 1999

400 Seventh Street, S.W. Washington, D.C. 20590

Alan G. Woodard, PhD
Regulated Medical Waste Program Supervisor
Division of Solid and Hazardous Materials
New York State Department of Environmental Conservation
50 Wolf Road
Albany, New York 12233-7258

Reference No. 99-0009

Dear Dr. Woodard:

This is in response to your electronic messages of October 8, 1998, and January 5, 1999, asking if couriers of "Regulated medical waste, 6.2, UN 3291, PG II" are subject to the Department of Transportation's Hazardous Materials Regulations (HMR; 49 CFR Parts 171-180). You stated one company, Health Care Waste Services, is proposing to use couriers to collect regulated medical waste (RMW) from doctor's offices.

The answer is yes. Under § 171.1(a), intrastate and interstate shippers and carriers, including couriers, of hazardous materials, which includes certain RMW, are subject to the HMR. Examples of waste materials that are excepted from regulation under the HMR are waste from households, and corpses or anatomical remains intended for cremation or interment. See § 173.134(b)(1).

As you were informed by Ms. Eileen Mack of my staff, prior to October 1, 1997, the intrastate transportation of infectious substances (Division 6.2), including RMW, was not regulated under the HMR. The scope of the HMR to include the intrastate transportation of these materials was expanded in final rules published under Docket HM-200 (January 8, 1997, 62 FR 1208; September 22, 1997, 62 FR 49560; February 18, 1998, 63 FR 8140). Compliance with the final rule requirements was mandatory beginning October 1, 1998.

I hope this satisfies your request. Should you have further questions, please contact this office.

Sincerely, Hatte L. Mitchell

Hattie L. Mitchell, Chief

Regulatory Review and Reinvention

Office of Hazardous Materials Standards

Edmonson, Eileen

From:

Edmonson, Eileen

Sent:

Tuesday, January 05, 1999 9:35 AM

To:

Alan Woodard

Subject:

RE: Courier Services

Sure. But as with anything, it will have to go through channels and may take several weeks. I'll get on it this

Sincerely,

week.

Eileen Edmonson Mack

From:

Alan Woodard[SMTP:agwoodar@gw.dec.state.ny.us] Wednesday, December 30, 1998 9:31 AM Edmonson, Elleen <RSPA>

Sent: To:

Subject:

Courier Services

During October I sent you an e-mail message inquiring whether there were any restrictions under DOT regulations for using Courier services for the transport of RMW. You responded, in part, with "With the expansion of our regulatory applicability under Docket HM-200, starting on October 1, 1998, the effective date of the rulemaking, intrastate and interstate shipments of RMW must comply fully with the HMR. This means intrastate carriers, including couriers, are now subject to these regulations."

I hate to bother you with an additional request, but could you send me your above response in a letter. Thank you.

Edmonson, Eileen

From:

Alan Woodard[SMTP:agwoodar@gw.dec.state.ny.us] Thursday, December 10, 1998 10:10 AM Edmonson, Eileen <RSPA>

Sent:

To:

Subject:

RE: Hello -Forwarded -Reply

Your response to my message was excellent and very useful. I have shared this with others here and they have asked if you could formalize this response in a letter to me. Please let me know one way or another on this issue. Thanks.

Alan G. Woodard, Ph.D. Regulated Medical Waste Program Supervisor New York State Department of Environmental Conservation Division of Solid & Hazardous Materials 50 Wolf Road Albany, New York 12233-7258

Phone: (518)457-5695

Fax: (518) 485-7733

E-mail: agwoodar@gw.dec.state.ny.us

>>> "Edmonson, Eileen <RSPA>" <Eileen.Edmonson@rspa.dot.gov> 10/15/98 03:20pm >>>

Dear Alan -

I've been trying to reach you several days by phone, but was unsuccessful. Historically, intrastate couriers of RMW were not regulated under the Hazardous Materials Regulations (HMR; 49 CFR Parts

171-180). Our transportation act required us to regulate these materials

in interstate commerce only. With the expansion of our regulatory applicability under Docket HM-200, starting on October 1, 1998, the effective date of the rulemaking, intrastate and interstate shipments of RMW must comply fully with the HMR. This means intrastate carriers, including couriers, are now subject to these regulations.

I hope this satisfies your request.

Sincerely,

Eileen

From: Alan Woodard[SMTP:agwoodar@gw.dec.state.ny.us]

Sent: Thursday, October 08, 1998 8:13 AM To: Edmonson, Eileen <RSPA> Subject: Hello -Forwarded

<<File: ATTACH01.TXT>>

------Forwarded--

From: SMTP:agwoodar@gw.dec.state.ny.us To: SMTP:gov@Eileen.Mack.rspa.dot,

MSHUB/MSHUB/R2michalc

Subject: Hello

Chris/Eileen: What restrictions apply under Federal Dot regulations for a courier service used for the transport of RMW? Courier services are

covered under our regulations. Health Care Waste Services is proposing

to use couriers for collection of doctor's offices RMW. I see this as a

significant problem if they are not required to comply with any shipping regulations or for use of shipping papers.

Edmonson, Eileen

From:

Edmonson, Eileen

Sent:

Thursday, October 15, 1998 1:38 PM

To:

Alan Woodard

Cc:

Mazzullo, Ed; Mitchell, Hattie; Billings, Delmer

Subject:

RE: Hello -Forwarded

Dear Alan -

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Eileen

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